# Exhibit 3

# IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION

)	
)	No. 18-cv-03424
)	
)	Honorable John Robert Blakey
)	
)	Jury Demanded
)	•
	) ) ) ) )

#### PLAINTIFFS' FIRST SET OF INTERROGATORIES TO CHICAGO PARK DISTRICT

Now come the Plaintiffs, Protect Our Parks, Inc.; Charlotte Adelman; Maria Valencia and Jeremiah Jurevis, through their undersigned attorneys, and pursuant to Rule 33 of the Federal Rules of Civil Procedure request that the Defendant, Chicago Park District, answer the following Interrogatories within 30 days from service of this Plaintiffs' First Set Of Interrogatories To Chicago Park District.

#### **DEFINITIONS**

The term "person" refers to both natural persons and to corporate or other business entities, whether or not in the employ of the Chicago Park District.

To "identify a person" means to state the person's name, business address and telephone number and, additionally, in the case of a natural person, his home address, employer, present occupation, job title and telephone number.

"You" or "yours" shall mean the Chicago Park District.

#### **INTERROGATORIES**

1. Identify by name, title, address and telephone number, all persons answering these interrogatories.

#### **ANSWER:**

2. Identify all evidence you intend to introduce at any hearing or trial in this case, including but not limited to the names, addresses and last known addresses of all witnesses, the expected testimony of such witnesses and a description of all documents you intend to present into evidence.

#### **ANSWER:**

3. Identify each person whom you believe has knowledge regarding the allegations contained in Plaintiff's Complaint, or your Answer and Affirmative Defenses to the Complaint, and state the nature, scope and extent of each such person's knowledge.

#### **ANSWER:**

- 4. Identify each person, including each and every expert or potential expert, that you have contacted regarding any of the matters that are or may be at issue based upon any of the allegations or defenses included in the Plaintiff's Complaint or your Answer and Affirmative Defenses to the Complaint, and, with respect to each such person:
  - a. Identify and describe the nature, scope and extent of each such person's knowledge;
  - b. Identify each opinion, comment and/or communication made by or to that person regarding any of the matters that are or may be at issue in this litigation;
  - State the basis for each such opinion and/or communication referenced in subpart b
    hereof;

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d. If that person is expected to testify in this matter, sate the substance of that person's

testimony;

e. Identify all written reports or memoranda which that person prepared in connection with

this case;

f. Attach to your interrogatory answers copies of any written reports prepared in connection

with this case;

g. For all matters in which such person has given testimony in the last 10 years, identify the

case name, case number, court where the action was/is pending, and the substance of that

person's testimony and opinions; and

h. Identify all articles, books, literature and other publications or papers on which that

person will rely in connection with this case.

**ANSWER:** 

Respectfully submitted,

/s/ Mark D. Roth

Mark D. Roth

Roth Fioretti, LLC

Mark Roth

Robert Fioretti

311 S. Wacker Drive

**Suite 2470** 

Chicago, IL 60606

Phone: (312) 922-6262

Fax: (312) 922-7747

Email: mark@rothfioretti.com

rwfchicago@yahoo.com

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## **PROOF OF SERVICE**

I, Mark Roth, an attorney, certify that I served the **Plaintiffs' First Set Of Interrogatories To Chicago Park District** by email transmission from <a href="mark@rothfioretti.com">mark@rothfioretti.com</a>
to the following persons at their email addresses shown below on or before 5:00 pm. on October 23, 2018.

#### Richard W. Burke, -

Burke, Warren, MacKay & Serritella, P.C. 330 North Wabash Avenue 22nd Floor Chicago, IL 60611-3607 (312) 840-7000 Voluntary Withdraw (fax) rburkesr@burkelaw.com

representing Chicago Park District

(Defendant)

### **John Lawrence Hendricks**

City Of Chicago Department Of Law 30 North Lasalle St, Suite 1230 Chicago, IL 60602 (312) 744-6975 Not a member (fax) john.hendricks@cityofchicago.org

representing City Of Chicago (Defendant)

#### Susan M. Horner

Burke Warren MacKay & Serritella 330 N. Wabash Ave. 22nd Floor Chicago, IL 60611 312 840 7000 Delinquent (fax) shorner@burkelaw.com

Elizabeth Meyer Pall Burke, Warren, Mackay & Serritella, P.c. representing Chicago Park District (Defendant)

330 N. Wabash Suite 2100 Chicago, IL 60611 (312) 840-7099 Not a member (fax) epall@burkelaw.com

Joseph P. Roddy Burke, Warren, MacKay & Serritella, P.C. 330 N. Wabash Avenue, 22nd Floor Chicago, IL 60611 (312) 840-7000 Active (fax) jroddy@burkelaw.com

Justin Tresnowski
City of Chicago Department of Law
Constitutional and Commercial Litigation Division
30 N. LaSalle Street
Suite 1230
Chicago, IL 60602
(312) 744-4216
Not a member (fax)

representing City Of Chicago (Defendant)

Andrew W Worseck
City of Chicago, Department of Law
30 North LaSalle Street
Suite 1230
Chicago, IL 60602
(312) 744-7129
Active (fax)
aworseck@cityofchicago.org

jtresnowski@gmail.com

/s/Mark Roth Mark Roth

Mark Roth Roth Fioretti LLC Attorney No. 37547 311 S. Wacker, STE 2470 Chicago, Illinois 60606 (312) 922-6262 mark@rothfioretti.com